S.B. NO. ¹⁴²² S.D. 1 H.D. 1 C.D. 1

A BILL FOR AN ACT

RELATING TO NON-GENERAL FUNDS OF THE DEPARTMENT OF HEALTH.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. Section 338-14.5, Hawaii Revised Statutes, is
 amended to read as follows:

"§338-14.5 Copies of certificate; fees. The fees for 3 4 certified copies of birth, marriage, divorce, or death 5 certificates issued by the department of health shall consist of 6 \$10 for the first copy issued and \$4 for each copy issued 7 thereafter. These fees shall be collected for each single 8 request for certified copies. All fees received for the 9 issuance of certified copies of birth, marriage, divorce, or 10 death certificates shall be remitted to the director of health. 11 Upon the receipt of remittances under this section, the director 12 of health shall deposit:

13 (1) \$1 for each certified copy to the credit of the spouse
14 and child abuse special fund established under
15 section 346-7.5;



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1	(2)	\$1 for each certified copy to the credit of the spouse
2		and child abuse special account established under
3		section 601-3.6;
4	(3)	\$1 for each certified copy to the credit of the
5		domestic violence and sexual assault special fund
6		established under section 321-1.3; and
7	(4)	[\$1] <u>The remainder of the fee</u> for each certified copy
8		to the credit of the vital statistics improvement
9		special fund established under section 338-14.6[; and
10	-(5)	The remainder of the fee for each certified copy to
11		the credit of the state general fund]."
12	SECT	ION 2. Section 338-14.6, Hawaii Revised Statutes, is
13	amended by	y amending subsection (c) to read as follows:
14	"(C)	The fund shall consist of fees remitted pursuant to
15	[section]	sections 338-14.5[-] and 572-5. All realizations of
16	the fund	shall be subject to the conditions specified in
17	subsection	n (b)."
18	SECT	ION 3. Section 572-5, Hawaii Revised Statutes, is
19	amended by	y amending subsections (a) and (b) to read as follows:
20	"(a)	The department of health shall appoint, and at its
21	pleasure	remove, one or more suitable persons as agents





1	authorized to grant marriage licenses under this chapter in each
2	judicial circuit. The agents may issue licenses from any state
3	facility when deemed necessary by the director. Any agent
4	appointed under this subsection and receiving an application for
5	a marriage license shall collect from the applicant for the
6	license \$60, of which the agent, except those provided for in
7	subsection (b), shall retain \$9 for the agent's benefit and
8	compensation and shall remit \$51 to the director of health.
9	Upon the receipt of remittances under this subsection, the
10	director of health shall deposit:
11	(1) \$32 for each license issued to the credit of the
12	general fund of the State;
13	(2) \$4.50 for each license issued to the credit of the
14	spouse and child abuse special fund established under
15	section 346-7.5;
16	(3) \$4.50 for each license issued to the credit of the
17	spouse and child abuse special account established

- 18 under section 601-3.6; and
- 19 (4) \$10 for each license issued to the credit of the
 20 [birth defects special fund established under section



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1	32	1-426.] vital statistics improvement special fund
2	es	tablished under section 338-14.6.
3	(b) Th	e department may appoint, as regular employees under
4	the civil se	rvice and classification laws, the number of
5	suitable per	sons as agents authorized to grant marriage licenses
6	for whom pro	vision has been made in the general appropriation
7	act. In the	case of these agents, the full amount collected
8	from applica	nts shall be remitted to the director of health.
9	Upon the rec	eipt of remittances under this subsection, the
10	director of	health shall deposit:
11	(1) \$4	1 for each license issued to the credit of the
12	ge	neral fund of the State;
13	(2) \$4	.50 for each license issued to the credit of the
14	sp	ouse and child abuse special fund established under
15	se	ction 346-7.5;
16	(3) \$4	.50 for each license issued to the credit of the
17	sp	ouse and child abuse special account established
18	un	der section 601-3.6; and
19	(4) \$1	0 for each license issued to the credit of the
20	d]	irth defects special fund established under section



1	321-426.] vital statistics improvement special fund			
2	established under section 338-14.6."			
3	SECTION 4. Section 321-426, Hawaii Revised Statutes, is			
4	repealed.			
5	[" [§321-426] Birth defects special fund. There is			
6	established within the state treasury the birth defects special			
7	fund to be administered and expended by the department of			
8	health, into which shall be deposited fees remitted pursuant to			
9	section 572-5. Moneys in the special fund shall be used for the			
10	payment of the operating expenses of the birth defects			
11	program."]			
12	SECTION 5. Any unencumbered and unexpended balance			
13	existing as of the effective date of this Act in the birth			
14	defects special fund established under section 321-426, Hawaii			
15	Revised Statutes, shall be deposited into the vital statistics			
16	improvement special fund, established under section 338-14.6,			
17	Hawaii Revised Statutes.			
18	SECTION 6. Statutory material to be repealed is bracketed			
19	and stricken. New statutory material is underscored.			
20	SECTION 7. This Act shall take effect on July 1, 2025.			

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Report Title: DOH; Fees; Vital Statistics Improvement Special Fund; Birth Defects Special Fund; Repeal

Description:

Repeals the requirement that a portion of the fees collected for certified copies of birth, marriage, divorce, or death certificates issued by the Department of Health be deposited to the credit of the general fund. Repeals the Birth Defects Special Fund. Requires a portion of fees collected for issuance of marriage licenses to be deposited into the Vital Statistics Improvement Special Fund. (CD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

